IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

JERRY LEON DEES, JR.,)
Plaintiff,)
) CIVIL ACTION NO.:
v.) 2:07-cv-00306-MHT-CSC
)
HYUNDAI MOTOR MANUFACTURING)
ALABAMA, LLC, and HYUNDAI MOTOR)
AMERICA, INC.,)
)
Defendants.)

DEFENDANTS' MOTION FOR LEAVE TO FILE A REPLY TO PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION TO CONTINUE

Defendants Hyundai Motor Manufacturing Alabama, LLC and Hyundai Motor America, Inc. (collectively "Defendants"), file this motion for leave of Court to file a Reply to Plaintiff's Opposition to Defendants' Motion to Continue. Defendants further state:

- 1. Defendants' Motion to Continue (Doc. 135), was filed on March 31, 2008.
- 2. Plaintiff's Opposition Response (Doc. 155) was filed at or about 12:31 p.m. on April 1, 2008.
- 3. Based on the expedited nature of the relief sought and to address inferences contained in Plaintiff's Opposition, Defendants wish to submit a brief Reply.
 - 4. Defendants' Reply is attached hereto as Exhibit A.

Respectfully submitted this 1st day of April, 2008.

/s/ J. Trent Scofield		
Timothy A. Palmer (PAL-009)		

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E-mail: matthew.johnson@odnss.com Pro Hac Vice Granted 05/15/07

Attorneys for Defendants Hyundai Motor Manufacturing Alabama, LLC and Hyundai Motor America, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on the 1st day of April, 2008, I electronically filed the foregoing pleading with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following: W. Perry Hall, Vincent F. Kilborn, III, David Allen McDonald, Jeffrey Rayborn Sport, Timothy A. Palmer, T. Scott Kelly, and Matthew K. Johnson.

> /s/ J. Trent Scofield OF COUNSEL

6185577.1

EXHIBIT A

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

JERRY LEON DEES, JR.,)	
Plaintiff,)	CIVIL ACTION NO.:
v.)	2:07-cv-00306-MHT-CSC
HYUNDAI MOTOR MANUFACTURING)	
ALABAMA, LLC, and HYUNDAI MOTOR)	
AMERICA, INC.,)	
)	
Defendants.)	

DEFENDANTS' REPLY TO PLAINTIFF'S OPPOSITION TO DEFENDANTS' **MOTION TO CONTINUE**

Defendants Hyundai Motor Manufacturing Alabama, LLC ("HMMA") and Hyundai Motor America, Inc. ("HMA") (collectively "Defendants"), through the undersigned counsel, submit the following reply to Plaintiff's Opposition to Defendants' Motion to Continue (Doc. 155). In support of their position, Defendants respectfully state:

- Plaintiff's opposition is premised on two points: (1) Mr. Palmer, Defendants' 1. lead trial counsel, works for a large firm and presumably can be easily replaced; and (2) Plaintiff anticipates being again deployed to Iraq before the end of the calendar year.
- Regarding Mr. Palmer's trial conflict, Defendants respectfully submit that the 2. competing trial commitments were not of Mr. Palmer's making and, as an officer of the Court, he has done everything in his power to timely apprise both tribunals of this problem. Mr. Palmer served as lead trial counsel for Defendant HMMA in Debra Looney v. Hyundai Motor

Manufacturing Alabama, LLC., Civil Action 2:04-CV-00121-WHA-DRB, the only employment discrimination case that tried before this Court, and its is Defendants' respectful position that he should be allowed to serve in that same role in this case as well.

- Defendants further state that Plaintiff's inference that Mr. Palmer's role in this 3. case is calculated to cause delay is completely untrue and should not be well-received. At the time of the February 20 pretrial conference in this case, there was no trial scheduling conflict. (See Mr. Palmer's March 7, 2008 letter, attached to Doc. 135 as Exhibit No. 1). It was only after the pretrial conference was held in the Gallagher case (on February 22, 2008) that this scheduling conflict presented itself.
- Regarding Plaintiff's anticipated deployment to Iraq, he fails to disclose contrary 4. sworn testimony provided by his retained expert.
- 5. Robert Hall, II, CPA, was deposed on January 28, 2008, approximately two months after Plaintiff provided the deposition testimony he now presents to the Court.
 - Specifically, Mr. Hall testified: 6.
 - ... In your discussions with Mr. Dees, did he indicate to you that Q. he intended to go serve overseas in the future?
 - At one point he did but it seems recently he's not so sure he's A. going this time.
 - Q. And why is that?
 - A. I don't know. I guess ---
 - Have you spoken to him about it? Q.
 - That's where the information came from, Mr. Dees. Α.
 - Okay. And what exactly did Mr. Dees say about the possibility of Q. he might not go overseas?

- A. I don't remember exactly, but I can tell you the gist of it was he's not as sure now that he's going over to Iraq again.
- 7. Because Plaintiff did not disclose this testimony to the Court, Defendants feel compelled to do so in order to provide the Court with all potentially relevant information related to the present controversy it has been asked to decide.

Respectfully submitted this 1st day of April, 2008.

/s/ J. Trent Scofield

Timothy A. Palmer (PAL-009)
J. Trent Scofield (SCO-024)
T. Scott Kelly (KEL-053)
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Pro Hac Vice Granted 05/15/07

Attorneys for Defendants Hyundai Motor Manufacturing Alabama, LLC and Hyundai Motor America, Inc.

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¹ See Exhibit A, Hall Depo. Excerpt, p. 34.

CERTIFICATE OF SERVICE

I hereby certify that on the 1st day of April, 2008, I electronically filed the foregoing pleading with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following: W. Perry Hall, Vincent F. Kilborn, III, David Allen McDonald, Jeffrey Rayborn Sport, Timothy A. Palmer, T. Scott Kelly, and Matthew K. Johnson.

/s/ J. Trent Scofield	
OF COUNSEL	

6184901.1

EXHIBIT A

ROBERT HALL, III, CPA

1	IN THE UNITED STATES DISTRICT COURT	1	EXAMINATION INDEX
2	FOR THE MIDDLE DISTRICT OF ALABAMA	2	ROBERT HALL, II, CPA: PAGE
3	NORTHERN DIVISION	3	BY MR. JOHNSON 5
4	CIVIL ACTION NO.: 2:07-CV-00306-MHT-CSC	4 5	EXHIBIT INDEX
5		S	DEFENDANT'S:
6	JERRY LEON DEES, JR.,	6	I RULE 26(a)(2)(B) FEDERAL RULES OF CIVIL 5 PROCEDURE DISCLOSURE OF EXPERT TESTIMONY -
7	Plaintiff,	7	INITIAL REPORT
8	VS.	8	2 RULE 26(a)(2)(B) FEDERAL RULES OF CIVIL 24 PROCEDURE DISCLOSURE OF EXPERT TESTIMONY -
9	HYUNDAI MOTOR MANUFACTURING	9	SUPPLEMENTAL REPORT
10	ALABAMA, LLC., AND HYUNDAI MOTOR	10	3 ARTICLE ENTITLED SOUTH KOREA: HYUNDAI 27
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12	Defendants.	11 12	4 ARTICLE ENTITLED HYUNDAI HALTS PRODUCTION 27 AS SONATA SALES DIP
14	DEPOSITION OF ROBERT HALL, III, CPA	12 13	5 ARTICLE ENTITLED HYUNDAI'S GENESIS TARGETS 27
15	STIPULATIONS	13	LUXURY MARKET
16	IT IS STIPULATED AND AGREED by and between the	14 15 15	6 ARTICLE ENTITLED STATE LURES GOOD JOBS BUT 27 COMPANIES WORRY ABOUT WORKERS 27
17	parties, through their respective counsel, that the	16	7 HYUNDAI MOTOR AMERICA, HYUNDAI MOTOR 27
18	deposition of ROBERT HALL, III. CPA, may be taken before	16 17	FINANCE COMPANY - SUMMARY OF BENEFITS AND PROGRAMS
19	Kathleen Cavazos, Commissioner, at the law offices of	17 18	8 WORK SCHEDULE 44
20	Kilborn. Roebuck & McDonald, 1810 Old Government Street,	18 19	9 LABOR AGREEMENT 75
21	Mobile, Alabama, on the 28th day of January, 2008.	19	
22	IT IS FURTHER STIPULATED AND AGREED that the	21	
23	signature to and the reading of the deposition by the	22	
<u> </u>	1	ļ	3
1	witness is waived, the deposition to have the same force	1	APPEARANCES
2	and effect as if full compliance had been had with all	2	
3	laws and rules of Court relating to the taking of	3	4 KILBORN, ROEBUCK & MCDONALD, by Vincent F.
4	depositions.	4	Kilborn, Esq., 1810 Old Government Street, Mobile,
5	IT IS FURTHER STIPULATED AND AGREED that it	5	Alahama 36606, appearing on behalf of the Plaintiff.
6	shall not be necessary for any objections to be made by	6	
7	counsel to any questions except as to form or leading	7	OGLETREE, DEAKINS. NASH, SMOAK & STEWART. I
8	questions, and that counsel for the parties may make	В	Matthew K. Johnson, Esq., P.O. Box 2757, Greenville,
9	objections and assign grounds at the time of the trial.	9	South Carolina 29602, appearing on behalf of the
10	or at the time said deposition is offered in evidence, or	10	Defendants.
11	prior thereto.	11	
12	IT IS FURTHER STIPULATED AND AGREED that the	•	
13	notice of filing of the deposition by the Commissioner is	13	
		14	
14	waived.		
14 15	waived.	15	
1	waived.	15 16	
15 16 17	waived.	15 16 17	
15 16 17 18	waived.	15 16 17 18	
15 16 17 18 19	waived.	15 16 17 18 19	
15 16 17 18 19 20	waived.	15 16 17 18 19 20	
15 16 17 18 19 20 21	waived.	15 16 17 18 19 20 21	
15 16 17 18 19 20 21 22	waived.	15 16 17 18 19 20 21 22	
15 16 17 18 19 20 21	waived.	15 16 17 18 19 20 21	

ROBERT HALL, III, CPA

			
1	Q. And how much does he expect to be away for 2008?	1	A. I didn't get the feeling, but I didn't you
2	A. 1 believe 200 hours.	2	know, it's not like I interrogated him about it.
3	Q. And did you actually reduce his income or the	3	Q. And going back to what we've marked as Exhibit 4
4	amount that he worked by 200 hours in calculating his	4	to your deposition, is there anything else in this
5	projected earnings?	5	article that influenced or changed your opinions and
6	A. I did.	6	conclusions from the first report to the second?
7	Q. And what about 2009?	7	A. We're back on Hyundai Halts Production as
8	A. I used the same estimate, 200 hours.	8	Sonatas Dip?
9	Q. And for did you use that how many years	9	O. Yes.
10	going forward?	10	A. No.
11	A. Well, I don't know what's left. I mean, the	11	Q. Okay. Now, if you would, turn to what we've
12	total work life is 19 years. So everything from, you	12	marked as your Deposition Exhibit Number 5, an article
13	know, 2008, 2009 and then forward.	13	entitled Hyundai's Genesis Targets Luxury Market. Did
14	Q. Through his work-life expectancy?	14	anything in that article influence or change your
15	A. Exactly.	15	opinions and conclusions from the time you prepared you
16	Q. And did you talk to Mr. Dees about where that	16	first report to the supplemental?
17	•	17	
	200-hour figure came from?		A. Well, what I was looking for was a trend that
18	A. I did.	18	there would be more shutdown days, you know, to see if I
19	Q. And where did it come from? What's the basis	19	needed to include some estimate of 10 shutdown days a
20	for 200 hours?	20	year. So as far as changing my report, no.
21	A. Well, he's got 80 hours every year of just	21	Q. Okay.
22	regular summer guard duty, I think they call it, and,	22	MR. KILBORN: Wait. I think I've got your
23	again, he's expecting to be gone this year for three	23	original because it's got blue marks there and I've
	33		35
1	weeks, I think, or What's that, 120 hours?	1	already marked on it.
2	Q. Okay. And where do the extra 80 hours come	2	A. That's fine.
3	from?	3	Q. Would it be fair to say that with respect to
4	A. Well, it's 80 hours for two weeks summer duty	4	Exhibit 5, that it did not cause any change from your
5	and then 120 for his active-duty training.	5	first report to your second?
6	Q. Okay. In your discussions with Mr. Dees, did he	6	A. You know, I mean, it makes me uncomfortable to
7	indicate to you that he intended to go serve overseas in	7	have a question couched like that because from report one
8	the future?	8	to report two I'm trying to gather information to make a
9	A. At one point he did but it seems recently he's	9	reasonable estimate of what his damage is, you know.
10	not so sure he's going this time.	10	Q. Sure. I guess what I'm saying, in trying to
11	Q. And why is that?	11	gather that information, is there any information in here
12	A. I don't know. I guess	12	that influenced your decision as to what his damages
13		13	would be?
14	Q. Have you spoken to him about it?A. That's where that information came from,	14	· ·
		15	A. Well, I guess if you ask it like that, yes.Q. What would that be?
15	Mr. Dees.	ı	-
16	Q. Okay. And what exactly did Mr. Dees say about	ı	A. It influenced me not to make a projection of
17	the possibility of he might go overseas or he might not	17	plant shutdown days going forward.
18	go overseas?	18 19	Q. Anything else? A. I don't believe so.
19	A. I don't remember exactly, but I can tell you the	20	
20	gist of it was he's not as sure now that he's going over	1	Q. Okay. Now, let's look at Exhibit Number 6 which
21	to Iraq again.	21	also appears to be an Internet article entitled State
22	Q. Did he suggest that was because of a choice that	1	Lures Good Jobs but Companies Worry About Workers
23	he had made or — 34	23	A. Right.
1	34	L	30